Outo prohibitionists are organizing to run a State ticket by conventional nominations, ignoring old parties.

MR McKETCHNEY, reman led to cusody under babeas corpus, was disand is now at liberty.

WE are pleased to learn that ex-Senaor A. H. Longino, who has been prostrated by sickness for the last two nonths, is convalescing.

THE name of ex-Governor Stone is beig favorably mentioned as one of the Railroad Commissioners. In our judgment he would be very acceptable to the railroads and to the people.

MORE MCD! Dorsey proposes to apear before Springer's Committee to tes ify without being summoned! Go on, Mr. Dorsey, and tell on your brothers in crime-they are, if possible worse than you are.

TEXAS PACIFIC land-grant forfeited y a vote of 259 to 1 in the House of Representatives. Other grants forfeited, nd Gulf and Ship Island among them. Mr. Van Eaton tried to save this grant out failed.

Senatorial.

Last bailot: Williams 52; Blackburn, Sweeney, 22. When the weakest

Mrs. Secretary Frelinghuy n at a dinner party on the 24th. The panese, Chinese and Haytien Minis

ps taken to prevent the spread of the

Jefferson County.

f re-election. Daily Ist.

Library Cant Henry, removed b med because he withheld his stor too long, Co on, Captain, you'll be

Water opposed to dead locks in electas Sound of the United States; drop emitor by Dalerick Random Butler. oler F. House would be an ornament in

allars, and that Henry Watterson, John near according to the chaste and hones

Terrible Wreck.

as killed and fireman fatally wounded he conductor and five bands were so

Masonic Grand Lodge of Tennessee r; H. M. Aikin, Knoxville, Deputy and Warden; Geo. P. Yoe, Junio and Warden; Wm. H. Morrow, Nash le, Grand Treasurer: Hon. John Friz ell. Nashville, Grand Secretary; Rev H. Strickland, Nashville, Grand Chap

committee of "visiting statesmen" on be expected at Hazlehurst th John Sherman and his dirty shirt Mahone accompanying he caravan. We suppose they w'l at-

to Danville n'so. resolution of Sherman ought t en amended so as to reopen the the Presidency in 1877. The tee ought to call by Marshal and examine into the fraudlied in the Chalmers-Manning The majority for Chalmers was there by many hundreds.

County Local Option. se House yesterday, Mr. Flowers rman of Temperance Committee al a carefully prepared bill "te ize the submission of the question aibiting the traffic in intoxication to the qualified electors of the countles in this Suite in which offic is now tolerated or authorit v." Boards of supervisors are an election on petition of one-fif registered roters, and if a maj to in lavor of the problitition, t intoxicating liquors aba'l be pr d within the limits of the S e next enming two year. Dally, 1st.

SENATE-TWENTIETH DAY. WEDNESDAY, January 30, 1884. Senate met pursuant to adjournment. Lieut.-Governor Shands in the Chair. All members present except Messrs

Harvey and Keith. The courtesies of the Senate were extendel to Hon. W. H. FitzGerald, of Grenada Hon. E. H. Stiles, of Claiborne; Hon. G. C. Chandler, of Alcorn; Hon. Lewis J. Winston, of Adams; Rev. H. F. Johnson, of Lincoln; Hon. J. S. Bailey, of Talla-hatchie; Hon. W. D. Frazee, of Chickasaw; Messrs. N. D. Miller and L. F. Reinwater of Panola, and Mr. Jao. F. Davis, of At ular order arrived and the bill to amend

Mr. Martin introduced a bill to compel taken up. Vicksburg and Memphis Railroad; the Mis- town and city of the State, and offered an across Big Black River and Bay su Pierre, bill. and to prevent the obstruction of naviga- Mr. Bramlette spoke against the amend-

On motion of Mr. Kyle the resolution The President appointed Messra Dillard and Powel in response to the reso'ution. The Senate resumed the business before it at adjournment, to-wit:

House bill 321-To amend section 1244. chapter 45, Code 1880, in relation to exempt property.

Mr. Burkitt offered the following a mand ment: Add "that where the heads of fami lies do not possess the amount of propert ag or special notices, to appear on local page exempt by this act that they shall be fur

nished with that amount at the expense of the State.' On motion of Mr. Luse, this amendment was tabled. Mr. Eaton offered the following amend the word 'State,' in 4th line from bottom of ction I, the words, 'by the debtor'

Mr. Walker offered the following amend nent: "Insert in lieu of the last three-and one-half lines of section I. the following harged by the Governor Monday night, Two hundred dollars to every laborer, mechanic, clerk or other person, working for wages or a salary for each and every year while so employed."

Mr. Eaton moved to commit the bill and mendment to the Committee on Agricul-

Mr. Boone moved to table the amendnent. This motion was lost. Mr. Roane, of Calhoun, offered the following amendment to the amendment "Amend the amendment by striking out 'two hundred,' where the same occurs in said amendment, and insert 'one hundred."

The bill was committed as provided in Mr. Eaton's motion. A message was received from the Gover or informing the Senate of his approva of the following bills: Senate bill No 6-Authorizing the Board Supervisors of Marshall county to disose of property formerly used as a jail. Senate bill No. 68 To empower th ourd of Supervisors of Noxubee, Kemper

n ' Newton counties to pay the chancery terks thereof for their services as county ditors, and to require said clerks to keep road docket and for other purposes. Senate bill No. 60-To repeal an act end the charter of the city of Vicksburg being Senate bill No. 317 session 1882). Sen te bill No. 15-For the relief Clizabeth H. Rawls, of Adams county. Senate bill No. 61-To change the time olding the chancery court in Marion, Perv. and Green count es.

The special order being-Senate bill No. 47- 'To incorporate the Helena, Memphis and New Orleans Railbe atricken out of the bill, and recomment d in their stead the adoption of the fol (1) Add to section 3 the following:

Provided further. That section 21 o aid act be smended by striking out the viso of said section, which fixes a maxmum of rates to be charged; and by strikng out in section 22 of said act, the exaption from taxation by cities and towns,

Mr. Kyle made the point of order: that he Senate cannot strike out by amendents now, what has been already inrted by amendment on a previous day; mendment, it is therefore out of order

Senate bill No. 96-Special order-To acorporate the Mississippi River and Deer Treek Railroad Company.

The Committee on Railroads offered the lowing amendment: "Add to section 3, the following:

Provided. That section 21, of said act be ended by striking out the proviso to ble. ection 22 of said act the exemption from axation by cities and towns and the proiso at the end of said section 22. The amendment was adopted. Mr. Kyle offered the following amend-

Add to the end of section 4 the following: Provided that nothing herein contained hall be so construed as to prevent further rges for freight and passengers. On motion of Mr. Reynolds the amend-

YEAS-Messrs, Brenham, Dickson, Dildeyno'ds, Smith, Sykes, Terry, Walker, Nars-Boyd, Burkitt, Gage, Guyton,

alhoun, Roane, of Webster, Simonton,

ailroad supervison in the interest of the violated any contract under which their charter was granted, that their grevances le the s nendment because I believe it to No, they had gone into the conflict with the truchs. prises in this State, but I vote to tabe merely declaratory of a sovereign right of the State to supervise railroads, a right that r'ready exists which right cannot be abrogated or dive e. by this or any suc-Messrs. Eaton and Henderson:

We voted yea because we believe the Legpropose to give them all the same rights

with as the Legis'atere may direct, but stated by the newspapers throughout the pany.

Mr. Simonton—To incorporate the Aber-

HOUSE-TWENTIETH DAY. WEDNESDAY, January 30, 1884. House met pursuant to adjourn

relation to jurisdiction and powers of Joards of Supervisors, made special order of Taesday next at 12 m.

For relief of the Treasurer of Sunflower of Page 1 and Page 1 and Page 1 and Page 2 and Pag To amend section 2144, Code 1880, in Mr. Houston—To create an Advisory board of Pardons of State convicts. Pen-

Mr. Norrell introduced a function that when the Hopse adjourns on Thursday a adjourn to need on Monday at 9:30 prices a. m. Lies over under rules.

Mr. Harbelale—To instruct Committee

THE CLARION

VOL. XLVII. JACKSON, MISSISSIPPI, WEDNESDAY, FEBRUARY 6, 1884.

Pending discussion, the hour of the regthe charter of the city of Jackson was

the Louisville, New Orleans and Texas Rail- Mr. Montgomery, of Bolivar, said it was road; the New Orleans, Baton Rouge, a bill which affected the interests of every sissippi Valley and Ship Islan ! Rantroad. a nendment to include every city and town, and the Grand Gulf and Port G.bson Rail- in the bill; men who voted against the man road Companies to build draw bridges now in office objected to the passage of the

tion on said streams. To Committee on ment, and moved to table.

Railroads.

Mr. Montgomery, of Belivar, on the mo tion to table, said the bill was wrong and offered by him yesterday providing for the he took his stand on principle, and called appointment of two permanent members for the ayes and noes. The motion to table of the Judiciary Committee, was adopted, was withdrawn. Mr. Williamson renewel the motion to

Mr. Monigomery called for the yeas and nays on the motion to tab's, which motion

prevailed by the following vote: YEAS-Messrs, Alexander, Baker, Baird, Barks lale, Bassett, Beeman, Bell, Bolton, Poswell, Bramlette, Bridges, Butler, Cameron, Cook, Cory, Cowan, Crawford, Crump. Currie, Denham, Eason, Enochs, Evans, Favre, Flowers, Gordon, Gore, Govan, Guynes, Harper, Harrison, Howard, Hoyle, Huff, Hughston, Jones, Kendrick, Kit rel Lamkin, Lewis, Love, Magruder, McCool. McNeely, Montgomery, of Oktibeha, M sore of Monroe, Moore, of Yalobush a, Mu line, ment, which was adopted: "Insert after Murry, Myers, Nabers, Nash, Norfeet, Norrell, Odom, Pound, Powe, Rengan, Rogers, Rowan, Russell, of Clay, Russell, of Rankin, Sar ders Selman, Simpson, Stevens, Stra-har, Underwood, Waldrip, Warfield, Wat-lington, Watson, White, Whitman, William

> Navs-Messrs. Applewhite, Askew, Clemens, Coates, Ferguson, Foules, Henry, Hor-ton, Hudnall, Johnson, of Carroll, McLeod. Montgomery, of Bolivar, Moore, of Issa quena, Parker, Pects, Peyton, Pope, Robi

Williamson, Wilson, Mr. Speaker. Total-

m, Settle, Spencer. Total-21. Mr. McNeely spoke to the merits of the bill. His position was a peculiar one. In presenting the case he wished to do justice o all parties. The Judiciary Committee had examined the case calmly and delib-grately, and had withheld their opinion un-

Mayor and had been re-elected for five con- wanted the bill voted down.

that the amendments heretofore adopted is the recommendation of that Committee of any weight? Whose names appear? names of men of corsequence? Mr. McNeely rend the names appended to the petition, and commented on the merits of the gentlen en who had signed it. He quoted the standing of the papers of the city of Jackson on the subject, and expressed much wonder why THE CLASION and taken no part in the discussion on any side in the lattle, (As the speaker left THE CLARION, and got on to the walls of Jerosalem, at this particular point, the reaid there was no political significance in the bill. All parties had signed the bill. In 1882 the Legislature passed an amendatory act to the charter of the city of Jackson an emendment heretofore adopted, and rend section ten of the charter which show heretofore inserted by provided for a re-ular report from the Board of Mayor and Aldermen yearly; the oill was introduced from the fact that the necessity existed, for this report had been

neglected. No complete showing had ever

been made of the taxes collected by the

present administration, although it was

counted they amounted to thirty thous

and dollars annually. This fact was one of the strongest points on which the speaker lwelt, and he stated it was incontroverta ates to be charged, and by striking out in \$32,000 had been colle: ted from the city in 1882, and the officers of the city were placed there as servants of the people and s such ware bound to make a report of their stewardship. The people had a right o demand a complete and correct balance heet; the reports of the finances of the city were very unsatisfactory. He took it or granted that the members of the House took an interest in the cause that he represented. The streets of Jackson were al ug said railroad, regulating the tariff and luded to-What is their condition? The people had voted for good streets and good lows: sidewalks, but he hadn't seen them yet, nor To me Judiciary Committee: nent was tabled by the following vote of 17 had the visitors to the city, and posterity wouldn't be apt to see them under the present administration. Mr. McNeely then enard, Eaton, Ha nilton, of Hinds, Henderson, tored into a minute discussion of the wrongs iyer, Jeffords, Luse, Martin, Mitchell, complained of by the signers of the petition to repeal the charter, and supported ments. He argued the power that made tyle, Liddell, Packwood, Powel, Roane, of could unmake, and took his seat after a speech of an hour and a half's duration. Mr. Bell said the bill was aimed at one

orded, to-wit:

Mr. Dicksor—I am in favor of judicious de fights through weal and woe and bloody tide of battle. Have the people of Jackson should be thrust on this Honorable body? He referred to the dark days in the history of the State, when the evils of misrule caused heart-throbbings and rising in the

throats, and those who complained mostly slature has the right to supervise corpora-tions by general legislation, and if not, we complained about. The people who compropose to give them all the same rights
On motion of Mr. Reynolds the vote
adopting the amendment recommended by
dopting the amendment recommended by
Why did they not do it? If things were

Why did they not do it? If things were Why did they not do it? If things were why did they not do it? It things were rees, things would be different. It to proceedings against garnishees. He then offered the following amendment which regard to the honorable names annexed to supervision, he liked and regarded them supervision, he liked and regarded them ership of property as shown by the assessas adopted, to-wit:
Strike out in section 22 all after and inaluding the words, "all of said taxes to tion of this nature as of no more conse-which the property of said company in the of limitations in suits against public offiwhich the property of said company in the state, whether county or State shall be collected by the Treasurer of the State and paid into the State Treasury to be deelt with as the Legis'atere may direct, but will as the Legis'atere may direct, but said to amount the charter of the city of Jackson, and not to abolish it, as had been to make the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it, as had been the charter of the city of Jackson, and not to abolish it.

Mr. Jeffords moved to table the amendant. This motion was lost by a vote of 19 to 13:

YEAS. Messrs. Brenham, Dillard, Hamlton, of Hinds, Henderson, Hyer, Jeffords, Iton. Martin, Mitchell, Reynolds, Sylves. Ferry and Whitney.

Naxs.—Mes. as Boone. Boyd. Burkitt, Dickso 4. Eaton, Gages, Guyton, Kamilton, of Holmes, Kyle, Liddell, Packwood, Powel, Roane, of Calhoun, Roane, of Webder, S. Monton, Smith, Walker and Wilson, Mr. Walker amendment was then adopted by a vois o. 19 to 18.

Yeas.—Mess.as, Boone, Boyd. Burkitt, Dickso 4. Eaton, Gages, Guyton, Kamilton, of Holmes, Kyle, Liddell, Owen, Packwood, Powel, Roane, of Calhoun, Roane, of Webder, S. Monton, Smith, Walker and Wilson, Mr. Walker, S. Monton, Smith, Walker and Wilson, Mr. Walker, S. Monton, Smith, Walker, Wilson, Mr. Walker, Regarding the printed reports of the city officers he said that prior to the time they were printed, the record would show that the Committee on Finance had reported every quarter. There were faults in the system, but an amendment was proposed to the charter and the fault corrected. He showed by facts and figures that the responsibility of the election of John Me-Gill rested on the shoulders of the white

entitled bills:

To change the time of holding the Circuit Court of Kemper county.

To authorize the Found of Super deers of Calboun county to kery a tax sufficient to pay the outstanding school warrants.

To prohibit the sale of Equipment of the boun of Hebenlinden.

The recess having expired, the House re- ests.

By Mr. Henderson—To authorize the Fellowship church, Webster county.

To change the name of certain symble for the fellowship church. Mr. McLeod, of Hinds, resumed his argument on the bill-pending at the time re-cess was taken. He quoted facts and fig-

ideration, and give the subject mature judgment before they voted to take away the franchises of the citizens of Jackson. Mr. Watson said the subject was one of the greatest importance and his actions giving away of spiritness or vinous liquors should be governed by his convictions. It within the town of Hernaudo, and within the opponents of the bill had not made a five miles of the corporate limits, good argument against the bill, it was because the facts were against the a. The or giving away of intoxicating liquors power of the House to pass this bull was, in within three miles of the school-house in hould vote for it. He quoted legal grounds

Mr Norrell made a vigorous argument a behalf of the passage of the bill. Mr. Montgomery, of Bolivar, male a few emarks most pertinent to the question. He refuted the idea that the public stree's of Jackson and the hotels were places to shunned.

He moved the indefinite postponement of the bill, and called the previous question, but at request of Mr. Stevens withdrew his

Mr. Stavens stated he was one of the committie of Doctors, appointed to meet nanner of the cure. After four days labo- wit : prescribe the cure. At no time in the Company. committee room was there more than six members who favored the passage of the of the amendment recommended by the of the amendment recommended by the committee on Railroads, it was adopted as provided from the committee of the committee to the committee of the committee to the of the committee did not favor the passage amended.

Mr. Love moved the previous question on the proviso at the end of said section. secutive terms. Four years ago the people getting tired, tried to make a change. A man was brought out whom they all could peals not to do so, insisted on call for ment: Strike out so much of section 22 as ndorse, but he got counted cut. Two same. The call was sustained and the applies to exemption from taxation. years ago an attempt was made to upset the administration, but the stronger their complaint the less success they had in throwing off their yoke. At the late election the people thought they must change the adniss ration, and leading men, ministers included, took an interest, but the cohorts of the committee of the cohorts of rallied about the saloons and other nooks, room. The roll was called with the follow-

ard. Hoyle, Hudnall, Huff, Kendrick, L mkir, Lewis, McKenzie, McLeod, Miller, Mitchell. ton, Pope, Reagan, Robinson, Russell, of Rankin, Sanders, Selman, Settle, Spencer, Stevens, Underwood, Waldrip, Watlington, Vatts, White, Williams, Wilson, Mr. Spenker. Total -58. Navs - Messrs, Alexander, Allen, Barks-

ale, Bassett, Beeman, Bolton, Bramlette. ridges, Cameron, Cook, Cowan, Crump. larrie, Catrer, Eason, Enochs, Fayre, Flow ers, Gordon, Jones, Kitrell, Love, Magruder. McNeely, Montgomery, of Moore, of Yalobusha, Mullius, Myers, Nash. Norrell, Odom, Pound, Rowan, Strahan, Watson, Whitman, Williamson, Total-36 Mr. Stevens moved to reconsider the ac on just had and table the motion to recon ider, which prevailed. At 6:05 r. m. the House adjourned.

SENATE-TWENTY-FIRST DAY.

THURSDAY, Jan. 31, 1884. The Senate met pursuant to adjournent. Lieut Gov. Flounds in the chair. Prayer by Rev. C. B. Galloway, P. D. Iar ey, Liddell and Noland. The privileges of the Senate were ex-Thitfield, of Alcorn; Messrs. E. M. Yerger and R. R. Harris, of Coahoms; Hon. Frats A. Wolfe, of Tippah; A. A. Nichols, Cot. S. L. Hussey, of Hinds; Hon. Jno. R. Lynch, of Adams; Maj. A. M. Paxton, of

Warren, and Rev. N. H. Nelson, of Attala. INTROUDUCTION OF BILLS. other cases. Bills were introduced and referred as fol-

By Mr. Owen—To prevent non-resident in eties on official bonds of county officers in C a some county. Mr. Sykes-To provide for and fix the co apensation of clerks in certain cases. This bi I fixes the pay of circuit and chanhis argument by reference to divers docud out of the county treasury, and allows boards of supervisors to pay the chancery

clerks a sum not less than fifty nor more Wilson.

Messrs. Dickson, Eaton and Herderson of the fundamental principles of government—a right secured after years of labor, uskel to have the reasons of their votes re-Mr. Sykes for Mr. Walker-To authorize

boards of supervisors of the various counties to require railroads to feace their Mr. Gayles-To repeal sections 2960,

2961 and 2962, Revise I Code 1883, in relation to tramps.

Mr. Keith—To authorize the board of supervisors of Newton county to purchase certain volumes of Mississippi Reports.

Mr. Hamilton of Hinds—To create three ustices of the peace districts in the 4th district of Hinds county and to provide for the election of justice in each district, and

Mr. Mitchel'—In relation to the statute

ion by cities and towns."

Mr. Wa'ker offered the following amendment to the committee amendment, to-wit:

Strike out all of tection 22 or all that part of said section which exempts from the committee and towns."

State.

Mr. Simonton—To incorporate the Aberdeen Street Railroad Company.

To the Fihance Committee:

Mr. Martin—For telief of E. J. Gaice, the control of the committee and the committee and the committee and towns."

Mr. McLeod said the question was one, the opposed the substitute as he would have opposed the control of the committee and the committee 1020 qualified voters of Hinds county, and Thomas Reed and Levi B. Field, sureties

By Mr. Burkitt-A Joint Resolution pro-

people of the city.

Pending Mr. Leod's remarks the House, at 1:55, took a recess until 3:30 p. m.

During the discussion, a message was received from the Governor informing the House that he had approved the following entitled bills:

To change the time of believe the following the transmission of agriculture.

By Mr. Henderson—To authorize the board of supervisors of Harrison, Hancock, Jackson, Marion, Perry and Greene counties to employ and pay a civil engineer or ties to employ and pay a civil engineer or town of Pleasant Hill, and for other purposes, to make ulans poses.

10 change the name of supervisors of the board of supervisors in Lawrence county. Passed.

In relation to duties of the board of supervisors in Lawrence county. Passed.

To amend section 106, Revised Code of four years to take effect in 1889. Constitutional Amendments.

To the Committee on Public Health and Quarantine: By Mr. Powe!- To prohibit the sale or By Mr. Simonton-To prevent the sale

his opinion beyond question, and he thought the village of Mooresville, in Lee county. its passage would be advantageous and he To Committee on Public Lands: By Mr. Henderson-To authorize the sur- repta, Calhoun county, and within three ment and report at as early a date as posto uphold his argument, and thought a vey and sale of certain marsh lands belongmiles thereof. ing to the State of Mississippi lying on the banks of the East and West Pascagoula and Pearl rivers and other streams navigable and unnavigable, flowing into the Mis-

> minimum price of those lands, and 200 1720, Revised Code, in relation to motions acres as the maximum amount of laid purchasable by any individual. To the Committee on Penitentiary Prisons:

ions work, they, after considering the mat- Senate bill No. 96 - To incorporate the passed as amended. ter dispassionately, came to the conclusion | Mississippi River and Deer Creek Railroad

of the bill. He was willing to stay any length of time to give the people of Jackson their rights; he thought at one time taken up, and the amendment was then taken up, and the amendment to Judiciary Committee.

Senate bill No. 58—To incorporate the Aberdeen and Fulton Railroad Company, was then taken up, and the amendment. the last testimony was taken, and on final consideration it was recommended the original bill should pass. Later the sutstitute was offered and while the committee was not unanimous it was the prevsiling sage of the bill would have all over Missis- proviso to said section which fixes a maxientiment that it should pass.

In 1875, one John McGill was elected trespective of politics, and he ing out in section 22 of said act the exemption foo a taxation by cities and towns, and

NAYS - Messrs, ricone, Eoyd, Eurkitt, indefinitely postponed. and the result was the coils of the serpent grew tighter. Then the people appealed to the Legislature for relief.

He read the petition of the oppressed He read the petition of the oppressed Formula (Coars, Coars, Crawford, I inkerson, Ferguster).

NAYS—Messrs. Boone, Eoyd, Enrkitt, Security postported.

Senate buil 12.—10 change the time of Holmes, Kerth, Kylo, Owen, Packword, Holmes, Kerth, Kylo, Owen, Packword.

Weas—Messrs. Atwood, Applewhite, Askew, Balker, Bell, Boswell, Batler, Clemens, Coars, Coars, Crawford, I inkerson, Ferguster, Coars, Co The amendment was then adopted by

YEAS-Messrs. Boone, Boyd, Burkitt Montgomery, of Bolivar, Moore, of Issagne of Holmes, Keith, Kyle, Owen, Packwood Powel, Roone of Calhoun, Roone of We ster, Simonton, Smith and Wilson.

Navo-Messrs, Brenham, Dillard, Gayles Inmitton of Hinds, Henderson, Hyer, Jef. ords, Lase, Mitchell, Reynolds, Sykes

erry and Whitney. Senate bill 22-To incorporate the Maon and Tuscaloosa Railroad Company as taken up. Mr. Dillard offered the following amend ents, to-wit: [Amendment not furnished, and action n bill not stated.

REPORTS OF STANDING COMMITTEES. Mr. Mitchell for the Judiciary Commit se, recommended that these bills

Senate b II - - Regulating place of rial of writs of habeas corpus in certain ases, and provining for expense of th adge or chancel or trying same. Senate bill No. 127-To change time o olding chancery court of Pike county t 18th Mondays in Jane and December. Senate blil No. 131-To provide for ap ointment of guardians of habitual drunk sylum, and to extend the jurisdiction of the chancery courts.

Senate van Ao. 133—Amending section 1720, Code 1880, in relation to motions for ne e trials in circuit court. Sen ite bill No. 131 - In relation to confir m ation of sales un ter docree in chancery. Substitute for--Senate bill No. 129-To permit person

onviced of violating ordinances of town and cities before mayors to appeal as i Substitute for-

House bill No. 112-To change time of lding chancery courts and extend time of holding circuit court in Wilkinson county House bill No. 288-To change terms of courts in Chickasaw county. House bill No. 351-To authorize board of supervisors of Clay county to purchase certain records. House bill No. 384-To change time of holding court in Pike county.

That these do not pass. Senate bill No. 105—To enable board of supervisors of Pike county to compremise 350. Code 1880, in reference to the bond of Senate bill No. 142-To amend section

265, Code 1880, in relation to distribution of Mississippi Reports. 2657, Code 1880. House bill No. 227—To amend section 378, Code 1880, so as to decrease bonds of oastables of Harrison county. House bill No. 238-To create additional office justice of the peace and constable in ate the city of Bay St. Louis. Corporathe 2d dirt ict in Leake county.

House bill No. 378-To an end section 118, Code 1850, relating to official bonds in vi ed Code. Penitentiary. certain counties. House bill No. 387-For the relief of J. ing the students of the A. & M. College F. Hudson, of Rankin county.

I among the several counties of the State ac
House bill No. 393—To amend section cording to the white educable children 410, Code 1880, so as to include Sunflower Universities.

Mr. Barksdale—To amend rection 407. Senate bill No. 143-To amend section Revised Code. Education. 2961, Code 1880, authorizing the working

Senate bill No. 277-To create an additional justice of the peace and constable in supervisors district No. -, in Wilkinson Senate bill No. 69-In relation to suits on the bonds of abscon I'ng defaulting offi-Mr. Lidd'el for Con mittee on Agriculture

Commerce and M muincture; recommend Senate bill No. 108-To create an Expo sition Bureau and to make an appropria tion therefor, do pass with amenda hunting on the lands of another with dogs poses. and gun during certain months, do not

Mr. Luse, for Committee on Railroads, Itor. of Hinds, Henderson, Hyer, Jeffords, lase, Martin, Mitchell, Reynolds, Sykes, less were now in office. The substitute proposition of T. C. Dockery, Sheriff of DeSoto less and Whitney.

Mr. Luse, for Committee o 1 Railroads, recommended that less of T. C. Dockery, Sheriff of DeSoto less now in office. The substitute proposition of T. C. Dockery, Sheriff of DeSoto less now in office. The substitute proposition of T. C. Dockery, Sheriff of DeSoto less now in office. The substitute proposition of T. C. Dockery, Sheriff of DeSoto less now in office. The substitute proposition of T. C. Dockery, Sheriff of T. to sell or lease a part of its railroad in this of Mississippi from the city of Jackson,

That Senate bill No. 130—To incorporate the Port Gibson and Alabama Railroad Company, do pass as amended by the Com-That House bill No. 97—For relief of John S. Lamkin, assessor of Pike county.

do not pass.

Mr. Dillard for Committee on Counties and County Boundaries, recommended Senate bill 132—To authorize compensation to county auditors of Jefferson and
Franklin counties, do pass.

Mr. Gage for the Committee on Public
Health and Quarantine, recommended that
these bills do pass.

House bill 408—To repeal an act to preHouse bill 408—To repeal an act to preMr. McCool—To allow complainant and

eases where the defendant fails to pay the House bill 403-To prohibit the sale of hundred copies ordered printed, and made

giving away of intoxic ting liquors in the ries of Adams and Wilkinson counties.

House bill 400-To prohibit the sale of intoxicating liquors in Wayne county.

House bill SSS—To prohibit the sale or giving away of vinous or spiritness liquors mitted to Committee on County Affairs. within five miles of Sartin's church, in the county of Pike, as amended, and House bill 279-To prevent the sale of

Senate bills on third reading: Senate bill 46-To amend the Election Laws of this State, was, on the motion of Mr. Roane of Webster, made the special sissippi Sound and the lands bor e ing order for Thursday, February 7th next, immediately after reading of the journal. for new trials in Circuit Courts, was passed. Senate bill 134-In relation to confirmation of sales under decrees in Chancery,

was taken up. By Mr. Boone -- In relation to the funds Mr. Powel offered the following amendthe city doctors in consultation over the arising from the lease of the M scissippi ment, which was adopted: Strike out the words "twenty-five per cent" and insert Sharkey county is concerned, in relation to pajient known as the city of Jackson. Penitentiary.

There was a variety of opinion about the lisease, but they were ununanimous on the brsiness before them at adjournment, tosive of costs of re-sale." The bill was Senate bill 135 - To amend section 350,

Revised Code, 1880, in reference to the Senate bill 142 - To amend section 265, Revised Code, 1880, in relation to distribu-

he patient could be cured by a mild remerche patient could be cured by a mild remerched by the Railroad Committee.

It is of write of tabeas corpus in cases and providing for the expenses of the same, was adopted, to-wit: Add to section 3, produced that section 21 incorporating the Judge or Chancellor trying the same, was not succeeded by the Railroad Committee.

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At 2:55 p. m., the House adjourned. beas corpus. This substitute was adopted. mindebtenness due said county by C. C. from voting. The types made "Martin" ibson, was taken up.

mendment, which was adopted : Section -. Be it enacted, That nothing feet the rights of the State Revenue Agent Russell, of Rankin, should have been re-

ricted of violating ordinances of towns Circuit Courts of the counties where said was and cities are situated.

The Judiciary Committee recommende substitute for said bill, entitled an act to aend and to extend the provisions of sec on 2355. Code 1880, relating to appea from justices of the peace in cri msex to eases of persons convicted before nayors of cities and towns. This substinte was adopted. Mr. Reynolds offered the following

mendment: Add as proviso, "That in Bills introduced and referred: rosecutions for violations of city ordinans, the city or town shall not be liable for costs, nor for witness fees except for witiesses summoned for the city or town and hat only when the prosecution fails.

On motion of Mr. Roane, of Calhoun. his amendment was tabled. The bill was on passed. On motion of Mr. Owen, the Senate took

House bill 875 - To prolibit the sale or iving away of intoxicating liquors in the ounty of Tate. Passed. On motion of Mr. Gayles, the Senate took riouse bill No. 33 -For the relief of the easurer of Sauthower county. On motion of Mr. Kele the bill was re erred to Committee on Counties and county Boundaries with instructions to re

Leave of absen a was granted faom day o day to alesses, Mitchell, Terry and Jefook from Sen t Inits on third reading, senate bill 105 To create an Exposition herefor, and referred it to the Committee

art as soon as possible.

an Immigration.

The Senate at 2:45 p. m. adjourned till donday February 4th at 10 s. m. The following Comey Superintendents of Education were confirmed by the Senate Chie'tasaw county -J. B. Gladney: Maton-Harris Barnes; Sharkey J. H. Shel-

HOUSE-TWENTY-YERST DAY. TH BSDAY, January 31, 1884.

Prayer by Rev. C. B. Gallaway. Leave of absence was granted to Messra Norfleet, from day to day. Bills introduced and referred: Mr. Houston-To amend an act defining entiary. Committee on Penitentiary. Mr. Norrell-Resolved, That from and

after this day the rule devoting the first our of each morning session to the introluction of bills shall be abolished. Lies

Mr. Nash-To amend an act porations. Prohibiting sale or giving away of in-

oxicating liquor in the county of Clarke. tion 2700, nev.sed Core, in relation to un-awful cohabitation. Judiciary. Mr. Powe-A petition from citize provide foe the registration of county war-Wayne county asking the repeal of the orivilege tax, Judiciary.

Mr. Moore, of Issa quena—To encourage State of Mississippi. Corporations.

Mr. Miller—To amend an act to author ize purchasers of railroads under execu- on Penitentiary be instructed to ascertain

Mr Currie-To amend section 121 and Nr. Montgomery, of Oktibbeha—To reAn act to reduce the expence of altering 136, Code. Registration.

Code. Railroads. Mr. Watson-To amend section 1814 and ninth line after the word railroad, livery 1815, Code. Judiciary.

Mr. Watson—An act regulating the disbursement of the common school fund.
Public Education.

Mr. Watson offered to amend as follows: Public Education.

Mr. Watson of carroll—For the relief of Gruber Brandon Claims.

Mr. Watson of carroll as follows: strike out all after emerting clause, and insert the following: That section 2949 be amended by striking out the following counties thereof from allowing claims previous from the relief of Gruber Brandon Claims.

Mr. Watson of Carroll—For the relief of Gruber Brandon Claims.

Mr. Watson of Carroll—For the relief of Gruber Brandon Claims. ented to them at the term of the supervi-ion's court at which said claims are pre-ented. County Affair.

Mr. Hoyle—To amend an act to secure

At 1:30 p. m. the House adjourned. sion's court at which raid claims are prewented. County Affair.

Mr. Hoyle—To amend an act to secure to the State the five per cent. fund now due or that may bareafter become due from the Federal Government and for other, pur-

SATURDAY, Feb. 2, 1884. House met pursuant to adjournment, Mr. Ingo introduced an act to sutherize the board of supervisors of Alcorn county House bill 498—To repeal an act to pre-cont the sale or giving away of vinous or opirituous liquous in certain places in the State of Mississippi, approved February 13, 1882, so far as the sume applies to Ionesiswn in Conhoun county, and within one mile thereof.

To regulate sale and purchase of forfeit-ed tax lands. Judiciary.

Nr. McCool—Resolved by the House that defendant to testify against and for each other in trials for directe. In liciary, 23, 1882, so far as the same applies to some significant many distinctions with the control of the intrial of the composition of the control of the

sale of vinous and spirituous or malt liquors in the town of Ashland, in Benton county,

holding State and county elections every ress was taken. He quoted facts and figures to uphold him in his argument, and and specifications for any and all bridges concluded his speech with an appeal to the members to take their own interests into tutional Amendments. Mr. Orr-To amend the charter of the city of Okolona. Corporations. Same-To authorize the board of super-To repeal act to amend sections 24 and House bill 376-Prohibiting the sale or 94, Revised Code, 1880, relating to bounds-

> porations. To amend sections 3157, 3158, 3165 and From Committee on County Affairs: 3170, Revised Code 1880, in relation to Mr. Barksdale—A resolution that a com-Mr. Russell of Clay mittee of seven members of the House be of appointed to investigate the charge of ervinous, spirituous or malt liquors in Sa- isting abuses in the present State Govern-

Mr. Magruder-To provide for the maksible. Lies over. From Committee on County Affairs: Claiborne, and for prevention of hogs run-To amend section 2159, chapter 60, Code, so as to provide for registration of county warrants. Recommitted. In relation to public schools in Issaque-Coahoma county. Passed. in county. Education. Mr. Miller-To amend section 2901,

Code, relating to stealing of animals. Pencounty. Passed. fine the jurisdiction of justice of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuit and chancery court districts in the country of the peace in the two circuits and chancery court districts in the country of the peace in the two circuits and chancery court districts in the country of the peace in the two circuits and chancery court districts in the country of the peace in the two circuits and chancery court districts in the country of the peace in the peace in the country of t tricts in the county of Chickasaw. Passed. From County Affairs: To amend section 1103, Code, so far as

town. Passed. the manner of publishing the names of liquor petitions. Passed. Senate bill-To provide for the disinterment and removal to a more suitable resting place of the remains of such of the dead of the 7th, 9th, 10th, 29th and 44th and now lie buried on and near the battle supervisors of Coahoma county to pay off bridge and road south of the city, and a strong body of Federal soldiery guarded

field of Mumfordsville. Discussed in Committee of the Whole. the Committee arose and recommended the clerk of the circuit court of Copiah county. Vicksburg. Those that camped here did Fees and Salr ries. adoption of the resolution. It was adopt-Mr. Guynes-To amend the charter of the town of Hazlehurst. Corporations.

Mr. Odom—To amend an act to prevent Mr. Norrel's resolution to adjourn over

CORRECTIONS 23, 1882. Passed. In the vote on Jackson Charter bill, Mr Senate bill 105—To enable the Board of Supervisors of Pike county to compromise affirmative. Mr. Harrison was excused tion of Calboun, Grenada and De Soto to there was no break in the wall of green out of Judge Watson, who discussed the said counties to teach such schools for less ters and a few old residents of the county Mr. Packwood offered the following bill. Mr. Allen was reported as voting in than now allowed by .aw. Passed. the negative on the motion to indefinitely postpone the bill. He was not present. Mr. Favre-To create a Board of Pilot In the proceedings of Monday night, Mr corded as voting against Railroad Super-

> HOUSE-TWENTY-SECOND DAY. FEIDAY, February 1, 1884.

trials in Harrison county. Passed. Prayer by Rev. Mr. Malone, of Tate county. Leave of absence was granted to Mesers. Barksdale, Baird, Foules, Reagan and Lam

The Speaker announced the following On Removal of the Seat of Governmentesses. Montgomery, of Oktibbeha, Enochs, owers, Cutrer, Dale, McNeely, Favre, derwood, Peets, Murry and Evans. Committee to invite Hon. Jefferson Dais to deliver an address on the life and Lexington. Passed. exington. Passed. Same—To amend the charter S. Prentiss-Messra. McCool, Watson and Govan.

Mr. Guynes-To amend an act in relaon to the fees of certain officers. and Salaries. Mr. Crump-To incorporate a street railway in the city of West Point. Corpora-Mr. Crawford-To repeal an act to amend section 706 Code, so far as the same

applies to the city of Okolona. Corpora-Mr. Peyton-For relief of Jas. Stone, cotton tax collector of Mississippi Levee Education. District. Levees. Mr. Christmas-For the relief of Wm. Salaries. Nevels, of Holmes county. Claims. Mr. Rowan-To encourage immigration ito this State. Immigration.
Mr. Favre—To close licensed saloons in the towns of Bay St. Louis, Pass Christ-Mr. Huff-To incorporate the town

an, Mississippi City, Biloxi and Ocean prings, during certain hours. Judiciary. Mr. Rowan-To construe section 1249 ode. Judiciary. Mr. Moore, of Issaquena-To provide for the payment of the clerks of boards of supervisors for keeping accounts of public officers. Fees and Salaries. of Bay St. Louis. Passed. Mr. Watson-To amend section

iff of Leflore county. Claims. Code, relating to teachers. Education. Same-To change the time of holding Mr. Watson-To authorize the Governor the chancery courts in Leffore county. o offer a reward for the discovery and ar County affairs. rest of criminals. Judiciary.
Mr. Montgomery, of Oktibbeha—Petition Same-To authorize the Secretary State to furnish the chancery clerk of Lefrom the citizens of the town of Starkville sking that the law authorizing the collecother books. Claims, Mr. Applewh'.e-To provide a new chartion of privilege taxes be abolished. Ways and Means. To amend section 585, Code, in relation

Mr. Watts—To amend the charter to the privilege tax on fire insurance companies. Ways and Means. town of Bogue Chitto in the county of Lin-coln in this State. Corporations. Mr. Wilson-Resolution appointing ommittee to inquire into the expediency Mr. Cook-To authorize the board of amending the constitution so as to allow enpervisors of Lowndes county to sell certhe State to become a stockholder or owner tain school property. Passed. of stock in railroads, and to do away with the present system of hiring out convicts. Constitutional Amendments. roe. County Affairs. Mr. Enochs-To amend section 466, Code. Mr. Henry-To authorize the board of relating to compensation allowed tax colsupervisors of Madison county to hold

Fees and Salaries. monthly meetings. Passed. Mr. Marks-To authorize the Governor Same—To pay members of board of supervisors of Madison county for services to fill vacancies of county officers when they fail to qualify on the day now fixed endered. Passed. by law. Elections.

Mr. McKenzie to change the name of the - Same-To amend chapter 232, acts of county seat of Sunflower county. Passed.

county. County Affairs.

Mr. Pope—To amend an act to incorporate the town of Columbia. Passed. Mr. Kendricks—To prohibit the working of convicts outside of the limits of this State. Penitentiary.
Mr. Miller—To amend the charter of the Railroad Company. Passed. Mr. Mullins-To prohibit the sale and eity of Jackson and to compel municipal officers to perform their duiles. Judictary. Mr. Spencer-To amend an act to incor of spirituous, vinous or malt liquors, within the town of Byhalia, and within a distance porate the Memphis and Vicksburg Railosd Company. Corporations.

Mr. Spencer—To incorporate the New Orleans, Baton Rouge, Vicksburg and Mem-

phis Short Line Railroad Company. Cor-To provide for payment of outstanding Holmes. Public Health and Quarantine. school warrants. Ways and Means. To repeal sections 2859, 3111, Code. diciary.

Memorial in regard to Holly Springs Normal school. Appropriations.

To amend section 2159, Code, so as to ports. Passed.

Mr. Bassett-To authorize the Secretary

town of Como. Passed. Mr. Love offered an amendment allow-Mr. Baker-For the relief of R. R. Chiling the chancery clerk fifty dollars per year for his services. The bill was in-definitely postponed. ton & Co., of Lafayette county. Passed. Mr. Wilson—To prohibit sale of liquors within one and a half miles of the church-Mr. Crump-Resolved, The Committee Passed. tion or decrees of fo eclosurs to organize the accordance of the constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works, as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works as provided for in acts of 1880, chapter 40, and that said committee be instructed to ascertain who constitutes the Board of Works as provided for in acts of 1880, chapter 40, and that said committee the Board of Works as provided for in acts of 1880, chapter 40, and that said committee the Board of Public Works has a second or the Board of Public Works as provided for in acts of 1880, chapter 40, and that said committee the Board of Public Works has a second or the Board of Public Works has a s

To amend section 842, Code. Indefinite of Mississippi from the city of Jackson, Hinds county, to the city of Meridian. Referred to a Select Committee of eleven, to be appointed by the Speaker.

To repeal sections 845, 846 and 848, Code, of Sharkey county. Claims.

Mr. Currie—To amend sections sections and sections secti include the name of T. B. Parker. Passed. To amend section 2949, Code, in relation

county of Smith. Passed. to violations of the Sabbeth, so as to read in Passed.

HOUSE-TWENTY-TRIRD DAY.

To amend an act to regulate sale of

or within certain limits. Passed.

aton county, gomery, late treasurer of Warren county. the sureties on his official bond A joint resolution, making a constitu- Passed. tional amendment to provide for holding
State and county elections every four years
Mr. McDonald—To authorize the board

Same—For the relief of B. F. D.
Scheme Same—For the relief of B. Scheme Same—For the relief of B.
Scheme Same—For the relief of B. Scheme Same—For the relief of B.
Scheme Same—For the relief of B.
Scheme Same—For the relief of B.
Scheme Same—For th Same-For the relief of R. F. Peel

Mr. McDonald—To authorize the board of supervisors of Benton county to employ some suitable person to revise and transcribe the poll books of said county and to index the minute books of the circuit clerk's office. County Affairs.

Same—To amend section sow county. Passed.

Same—For the relief of Mrs. Mary Locks of Warren county. Claims.

To amend an act to make the county of warren county. Warren a reperate circuit and chancery of supervisors of Benton county additional court district. Pending action, At 2:05 the House adjourned. ompensation for certain services rendered. Fees and Salaries.
Same—To amend an act to regulate the

SUGGESTIVE RUINS The Plot to Capture or Kill Grant

Same-For the relief of W. C. Mon.

Mr. Crawford-A joint resolution making and Sherman in a Jackson Hotel. Correspondence of the Globe Days Jacuson, Mrss., Jan. 14.-North of the Capitol grounds are still to be seen the ruins of the Bowman House. It was a four-story structure and loomed up only a little in erior in proportions to the Capi visors of Chickasaw county to convey to tol itself. Before the war Jackson had a hotel commensurate with her importance; the same can not be said now. This site like those of the State institutions, is on To repeal an act to prohibit the sale or the summit of the ridge which forms the giving away of liquors in the town of Housslope inclines gradually, and there is the To the east the ridge falls away To authorize the B ard of Supervisors of Clay county to hold regular meetings on bottom land half a mile wide. It is most the first Monday of each month. Passed. ly unoccupied now save by the track and structures of the fair ground. During the ing of lawful fences in the county of war it was a bare field losing itself in the seemingly impenetrable swamp of Pearl River. The highways out of Jackson lead

ning at large. Passed.

Mr. Cutrer—To amend section 407 Code, with regard to sureties on official bonds in ward. To go in that direction requires a detour some distance north or south. This explanation of the location is neces Same-For the relief of Jackson Fisher, Same—For the relief of Jackson Pisace, sary to the better understanding of one of the bold schemes planned by a daring Mis-Same—For the relief of N. W. Lea, counsissippian. The project seems so feasible Same-To authorize the board of mayor army moved on the rear of Vicksburg the and aldermen of the town of Friars Point route was by way of Jackson, and for to sell the present school building in said eral days headquarters was here. Both Grant and Sherman stopped at the time in Same—In relation to the fees of the clerk | the Bowman House. To the eastward, in of the chancery court of Coahoma county. the adjoining county of Rankin, near Brandon, lay Joe Johnston with 15,000 or Mr. McKenzie—To re-enact so much of 16,000 troops. He was twenty-five miles chapter 3 Code, as allows mileage to cerson lay the Pearl river and the swamps. tain sheriffs. Passed.

Mr. Allen—To authorize the board of His only available approach lay over Mr. Rowan-For the payment of a deputy south and being moved out west toward

SMYLIE'S PLAN. So it happened that with their staff the sale of liquors in certain places in the officers and a few orderlies Grant State of Mississippi, approved February and Sherman were in the hotel, and there was no guard on the east Senate Bill-To allow board of supervi- furtaer than the swamp, supposed to be contract with teache a of public schools of which rose at the edge of the swamp, Hunknew of a wagon trial which entered the Mr. Williams -To ircorporate the town swe up at one of the points nearest to the of Elliot in Grenada county. Pessed. | Capitol. It wound among the tangled underbrush and the fallen trees and led to a Commissioners for Mississippi Sound, ford of the river, one of the few shallow Lake Borne and Ship Island Pass. Passed, places in the stream. A citizen of Jackson places in the stream. A citizen of Jackson To extend the time for construction and slipped through the Federal lines, made completion of the channel and harbor of his way to Johnston's headquarters near Mississippi City in Harrison county. Brandon and told of the situation. John M. Smylie, now Swamp Land Commis-Mr. Cowan-An act in relation to jury sioner of Mississippi, was a member of Johnston's staff. He had grown up near Mr. McNeely-To amend the charter of Brandon and knew the country the town of Utica. Passed.

Mr. Robertson—To amend an act to proupou the Bowman House by a determined set agriculture, and to prevent swine and band could be made, which would result in of Hinds, and to make wire fences lawful, approved Feb. 24, 1882. County Affairs.

Mr. Atwood—To authorize the board of the command reached the edge of the upervisors of Hinds county to levy a tax swamp. Then there remained only a m said county to pay the outstanding dash of half a mile, the climb of a hill school warrants for all years prior to 1884. and the storming of the hotel. The chances Ways and Mears.

Mr. Dyer—To provide for renewal and be so complete as was expected, and few sayment of certain bonds of the city of might return to tell of the daring deed. Still the game was big, and worth the try-the ing. Smylie detailed his plan to Gen. Johnston. The latter listened and said he town of Lexington. Passed.

Johnston. The latter listened and said he would take till dark to think about it. the board of supervisors of Holmes county. Meanwhile Smylie went about his prepara-To authorize the board of supervisors of forty of them, to accompany him. They Holmes county to lease the school house of were told that the mission was a dangerous one, but that there was great a said county. Passed.

Mr. Moore, of Issaquena—To provide for additional officers in the county of Iswaiting the word to saddle up. Smylie went to the commander for the order saquena. Passed.
Same—To provide for the enumeration went to the commander for

of educable children in Issaquena county, which would give sanction to the undertaking.

Same-To provide for the indexing of the records of Issaquena county. Fees and The General had decided that the ra'd Authorizing the board of supervisors of should not be made. He gave no reason. Hancock county to hold meeting on the His word settled it. Smylie swallowed his disappointment and withdraw Blancock. ston put his veto on the plan has never been Sanderville, Jones county. Corporations known. He was a disciplinarian, a tacti Mr. Hoyle To reduce the State privilege cian, recognized the rules of war and ax on Lee Mutual Fire Insurance Association fought his battles with close retax on Lee Mutual Fire Insurance Associa- fought his tion of Tupelo. Ways and Means.
To amend the charter of the Meridian hought the contemplated assault was hard street railroad company. Passed.

To amend an act to incorporate the city ly legitimate from his standpoint. Perhaps he foresaw more difficulties in the way than others did, and felt there was too Mr. Mitchell-For the relief of the shernch risk about it to take the lives of these ardent young Mississippians on the

possible result. "I don't suppose," said Mr. John A. Galreath, a native Mississippian, who was about here at the time of the contemplated raid, "there are a dozen persons who know flore county with certain State reports and the story I have just told you. Those were exciting times, and one event follow-ed so rapidly upon another that little wis ter for the city of Brookhaven. Corpora- said at the time about this affair. In the multitude of war reminiscences it seems to

have been overlooked, and has never been published, I think," After the Federal troops moved on to Vicksburg Johnston occupied Jackson for a short time, and during that period the Mr. Myerse-To change the boundary line between the counties of Lowndes and Monroe, County Affairs.

Bowman House was sleeping in the third story, and was saved by being caught in a blanket in a leap from the window. Bowman House was burned one night.

Interesting Letter From Yazoo. YAZOO CITY, Jan. 30th, 1884. Epirons Clarion: The Democratic Coun-Convention met to-day to nominate 1882, in relation to hog law in Madison Sheriff and Constables vice those elected at last election and who had failed to qualify. The candidates for Sheriff were: Sim Harrison, S. H. Childress, K. W. Erum, To incorporate the Caledonia Branch D. Bunch, N. N. Wilson, D. C. Love and A. M. Hicks. Capt. Sim Harrison was nominated on the tenth ballot, and on motion restrain the vartering, growing or loaning his nomination was made unanimous. Yazoo holds no man better fitted for the office. Capt. Harrison is a man of perve. energetic and conscientious, and under his Senate Joint Resolution—In relation to employing additional clerk for Secretary of State. Adopted.

energetic and conscientious, and under his administration it will be safe to predecate that the office will not run itself. The election has been called for the 12th of February

Mr. Flowers-Eor the relief of Dr. W. C. ary. To incorporate Shuqulak Female College. by the Convention: WHEREAS, Differences of opinion exist in the Legislature of such a character as to of State to furnish the chancery clerk of Neshoba county with the Mississippi Rebill through strictly in accordance with bill instructed for by the last convention Mr. Askew-To amend the charter of the therefore be it

discretion to obtain levee protection in the manner deemed best by them, adhering as osely as possible under the circumstance within one and a half miles of the church-and school and grange hall near Randolph. agree to a consolidated leves district, if s parate district be not feasible, so that of amendment or no amendment to amendment No. 2 of section 6, of article 8, of the
Constitution of the State of Mississippi to

Tronbuting said to inquote in that the tax on land be not specific but at
above mentioned, and that the committee be

We Retter—To provide for the building wish of this Convention that no part of Constitution of the State of Mississippi to instructed to report the amount due by the lesses to the State of Mississippi.

Mr. Butler—To provide for the building wish of this Convention that no part of the people of the State. Constitutional lesses to the State of Mississippi. County Affairs.

Mr. Russell—To prohibit the sale of liquors in Pelahatchie, in Rankin county, ing constructed through town, and track has been laid as far as Short Creek, three

> Mr. Currie—To amend section 444, Code, Short Creek and three or four days will with regard to the issuance of murriage suffice to lay the track into Yazoo City. Business has been remarkably stagnant Same—To incorporate the town of Indianola. Corporations.
>
> Mr. B-idges—To provide for abstract of title of lands of Tallahatchie county.
>
> Mr. B-idges—To provide for abstract of title of lands of Tallahatchie county.

Mr. Butler-For relief of T. T. Orendorf, miles below here. The contractor say

Mr. Murry—Prohibiting the sale or givaway of intoricating liquors in the town of Orizaba. Passed.

Mr. Ferguson—To authorize the board of supervisors of Tunica county to levy a tax for the purpose of building school-houses. Passed.

The second the charles of Passeyille.

The second the charles of Passeyille to the Interior, for instance, the charles of Passeyille. houses. Passed.

To amend the charter of Burnsville.

Passed.

For the relief of Z. H. Woodall. Passed.

To amend section 2142 Code on feether and the secretary of the Interior, for instance, allowed to see it. While no one will be absolutely prohibited from seeing it, few persons will put themselves to the trouble of To amend section 2142, Code, so far as the same relates to Tallahatchie county. Passed.

Mr. Stephans—To prevent the sale of vinous and spiriteous liquors or bitters which will intoxicate, within two miles of Locus Grove Church, in Union county.

Parasad.

Permitting non-resident sureties on the official bonds of county officers in Tunies and out of that knowledge to love Him and imitate Him as we may the nearest and imitate Hi